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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/734,354	12/12/2003	Jin-Hwa Heo	8836-140 DIV (IE 10178-US	3563	
22150 759	90 11/02/2006	•	EXAMINER		
F. CHAU & ASSOCIATES, LLC 130 WOODBURY ROAD			ANGADI, MAKI A		
WOODBURY,			ART UNIT	PAPER NUMBER	
,		•	1765		
			DATE MAILED: 11/02/2000	DATE MAILED: 11/02/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/734,354	HEO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Maki A. Angadi	1765	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from (6), cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on <u>03 C</u>	October 2006.		
2a)⊠ This action is FINAL . 2b)☐ This	s action is non-final.		
3) Since this application is in condition for allowa	nce except for formal matters, pro	secution as to the merits is	
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 49	53 O.G. 213.	
Disposition of Claims			
4) Claim(s) 9-16 is/are pending in the application	ı .		
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>9-16</u> is/are rejected.			
7) Claim(s) is/are objected to.	to the constant		
8) Claim(s) are subject to restriction and/c	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine	er.		
10)☐ The drawing(s) filed on is/are: a)☐ acc			
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct			
11) The oath or declaration is objected to by the Ex	xaminer. Note the attached Office	Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:)-(d) or (f).	
1. Certified copies of the priority document		Al	
2. Certified copies of the priority document3. Copies of the certified copies of the priority			
application from the International Burea	•	ed in this National Stage	
* See the attached detailed Office action for a list		ed.	
	·		
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail D		
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) 	5) Notice of Informal F		
Paper No(s)/Mail Date	6) Other:		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 9, 10, 15 and 16 are rejected under 35 U.S.C.102 (b) over Rha (US Patent No. 6,127,241) in view of Yu (US Patent No. 5,801,083) and Moore (US Patent No. 6,051,480).

As to claim 9, Rha discloses a method of forming a trench isolation layer of a semiconductor device (col.1, lines 6-10) that includes the steps of:

Forming a trench-etching pattern for defining an active area on a substrate (20) (col.2, lines 59-61); Forming an isolation trench (33) on the substrate using the trench etching pattern as an etching mask (col.3, lines 48-51); Forming a silicon nitride liner (34) on a inner wall of the trench (col.3, lines 54-56)(Fig.3B); Forming a silicon oxide liner (35) on an inner side of the silicon nitride liner (col.4, lines 6-9)(Fig.3C); Filling the trench having the insulating liner by depositing a first buried layer of silicon oxide (Fig.3C)(col.4, lines 6-10); Partially filling the trench having the silicon oxide liner with a first buried layer (36) (col.4, lines 15-18) (Fig. 3D); Partially recessing an upper surface of the first buried layer by etching (col.4, lines 17-21); and Filling the trench by depositing the second buried layer on the first buried layer whose upper surface is partially recessed by the etching (col.4, lines 21-25).

Rha does not expressly disclose the heat treatment for hardening the silicon oxide liner. However, Yu discloses the heat treatment process for hardening silicon oxide layer (col.3, lines 56-60). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to select the heat treatment procedure in the trench isolation process used by Rha because Yu illustrates that heat treatment leads to the reduction of stress at the interface (col.3, lines 62-65).

Rha does not expressly disclose the process of densifying the silicon oxide liner. Moore discloses the process of growing of silicon oxide layer (70)(Fig.1G) and densifying the deposited material by heating in the range of about 900°C (col.4, lines 57-67). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to select thermal treatment at high temperature for densifying the oxide layer in the process employed by Rha because Moore illustrates that as-deposited sacrificial oxide layer densified at high temperature can enhance filling of grooves and notches in the trench area created during etching (col.4, lines 60-64).

As to claim 10, Rha discloses a step of forming a thermal oxide layer (35) on the inner wall of the trench, between the step of forming the trench and the step of forming the silicon nitride layer (34) (Fig.3C) (col.4, lines 6-11).

As to claim 15, Rha discloses the steps of exposing an upper part of the trench pattern, by removing the second buried layer with a planarization etching; and selectively removing the trench etching pattern (col.5, lines 23-34)).

As to claim 16, Rha discloses the step of etching the first buried layer, which is processed by wet etching (col.5, lines 27-30).

Claim Rejections - 35 USC § 103

2. Claim 11 is rejected under 35 U.S.C.102 (b) over Rha (US Patent No. 6,127,241) in view of Yu (US Patent No. 5,801,083) as applied to claim 9, in further view Oh (US Patent No. 6,187,651).

As to claim 11, Rha discloses the silicon oxide liner (34), which includes an HTO oxide layer (col.4, lines 6-9), and the heat treatment is performed at about 450°C. The annealing temperature disclosed by Rha is much lower than the value cited by the applicant. However, Oh discloses the heat treatment for shallow trench isolation structures in the temperature range of abut 900°C (co.4, lines 24-27), which is within the range cited by the applicant. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the annealing temperature used by Rha because Oh illustrates that annealing at high temperatures leads to densification of undoped silicate glass layer and prevent an over-recess condition from occurring due to the presence of trench (col.4, lines 22-24).

Claim Rejections - 35 USC § 103

3. Claims 12-14 are rejected under 35 U.S.C.102 (b) over Rha (US Patent No. 6,127,241) in view of Yu (US Patent No. 5,801,083) as applied to claim 9, in further view of Zheng (US Patent No. 5,728,621) and Fukuyama (US Patent No. 5,770,260).

As to claim 12, Rha fails to disclose the step of filling the first buried layer with an SOG layer. However Zheng discloses the use of SOG layer (20) coated over the oxide layer (Fig.4) (col.2, lines 64-66). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to select SOG layer in the STI process used by Rha because Zheng illustrates that the use SOG in the STI process allows for a thinner silicon nitride layer, thus resulting in a smaller height and less variation in the step height, leading to better planarization (col.2, lines 32-37).

Rha and Zheng fail to disclose the process of curing SOG layer into a silicon oxide layer. However, Fukuyama discloses a process of converting SOG layer into a silicon oxide layer by curing (col.3, lines 21-25). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to convert SOG layer into a silicon oxide layer for STI process used by Rha because Fukuyama illustrates that the silicon oxide film obtained by curing SOG layer can be used at a greater thickness than an inorganic SOG material, and can make a base step sufficiently flat (col.1, lines 18-21).

As to claim 13, Rha fails to disclose the formation of the trench isolation layer wherein the SOG layer includes a polysilazane series material. However, Fukuyama discloses the SOG layer, which includes polysilazane material (col.3, lines 11-16), and curing step is performed at a temperature of about 300-450°C

(Example 4, col.6) for about 3-30 minutes (Example 10, col.8). The temperature and time values are within the range cited by the applicant.

As to claim 14, Rha fails to disclose a method forming the trench isolation layer wherein the step of depositing the second buried layer includes HDP-CVD. However, Zheng discloses the step of depositing the second buried layer that included HDP-CVD (col.2, lines 42-45). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to select HDP-CVD process because Zheng illustrates that HDP oxide is a more stable film and can fill a narrow trench without any weak spots (col.1, lines 32-36).

Response to Arguments

- 4. Applicant's arguments with respect to claims 9-16 have been considered but are moot in view of the new ground(s) of rejection.
 - (a) With respect of claims 9, 15 and 16, applicants' arguments that the prior art of Rha fails to disclose the heat treatment for hardening and densification of silicon oxide liner are convincing. However, a new prior art of Moore (US Patent No. 6,051,480) discloses the process of heat treatment at high temperature and densification of silicon oxide layer (see arguments on pages 3-4).
 - (b) With respect to claim 10, Rha discloses the formation of a thermal oxide layer (35) on the inner walls of the trench before the step of forming the silicon nitride layer (34) (Fig.3C) (see arguments on page 4).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Wood (US Patent No. 4,798,629) discloses spin-on glass for use in semiconductor processing.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Maki A. Angadi whose telephone number is 571-272-8213. The examiner can normally be reached on 8 AM to 4.30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nadine G. Norton can be reached on 571-272-1465. The

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fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Dr. Maki Angadi Examiner Art Unit 1765 SHAMIM AHMED BRIMARY EXAMINER